

DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

As below named inventor, I hereby declare that my residences, post office addresses and citizenship is as stated below next to my name; I believe that I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: TEXTILE FINISHING PROCESS

the specification of which:

XI is attached hereto and identified as attorney docket No. REF/CIP19

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in *Title 37*, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under Title 35, United States Code §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

PRIOR FOREIGN APPLICATION(S)			PRIORITY CLAIMED	
Number	Country	Day/Month/Year Filed	Yes	No
	NONE			

☐ Additional Priority Application(s) Listed on Following Page(s)

I HEREBY CLAIM THE BENEFIT UNDER TITLE 35 U.S. CODE §119(E) OF ANY U.S. PROVISIONAL APPLICATIONS LISTED BELOW.		
Application Number Day/Month/Year Filed		
60/046,298	May 13, 1997	

☐ Additional Provisional Application(s) Listed on Following Page(s)

hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) or PCT international application(s) designating The United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112, we acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56 which became available between the tiling date of the prior application(s) and the national or PCT international filing date of this application:

Hard III	Application Number	Filing Date	Status - Patented, Pending or Abandoned
H N	09/075,334	May 11, 1998	Pending
:	09/163,319	September 30, 1998	Pending

☐ Additional US/PCT Priority Application(s) listed on Following Page(s)

I hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: I hereby appoint as my attorneys, with full powers of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: J. Ernest Kenney, Reg. No. 19,179; Eugene Mar, Reg. No. 25,893; Richard E. Fichter, Reg. No. 26,382; Charles R. Wolfe, Jr., Reg. No. 28,680; Thomas J. Moore, Reg. No. 28,974; Joseph DeBenedictis, Reg. No. 28,502; Benjamin E. Urcia, Reg. No. 33,805; and

I authorize our attorneys to accept and follow instructions from ______ regarding any matter related to the preparation, examination, grant and maintenance of this application, any continuation, continuation-in-part or divisional based thereon, and any patent resulting therefrom, until we or our assigns withdraw this authorization in writing.

Send correspondence to:

BACON & THOMAS 625 Slaters Lane - 4th Floor Alexandria, VA 22314 Telephone Calls to: Richard E. Fichter (703) 683-0500

FULL NAME OF FIRST NAMED INVENTOR GEORGE L. PAYET	CITIZENSHIP United States		
Residence Address 7781 Gwenwyn Drive Cincinnati, Ohio 45236	Post Office Address is the Same as Residence Address unless otherwise shown below American Laundry Machinery Incorporated 5050 Section Avenue, Cincipatati, Ohio 45212-2099		
DATE March 12, 1999 (3/12/99)	SIGNATURE LEGGE D. Tault		

Docket No. 9116-416 PATENT **CERTIFICATE OF MAILING**

I hereby certify that this paper is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patchts, Washington DC 20231 on 04-14-00

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

George L. Payet

Group Art Unit:

1751

Serial No.:

09/267,654

Examiner:

C. Ingersoll

Filed:

March 15, 1999

For:

Textile Finishing Process

ASSOCIATE POWER OF ATTORNEY

Assistant Commissioner for Patents Washington, DC 20231

Dear Sir:

Procter & Gamble AG, 1 Rue Pre de la Bichette, 1211 Geneva 2, Switzerland, is Assignee of application Serial No. 09/267,654 by virtue of an Assignment (copy attached) executed September 30, 1999, by American Textile Solutions, Inc., 5050 Section Avenue, Cincinnati, Ohio 45212, which had been the assignee by virtue of an Assignment (copy attached) executed March 25, 1999, by American Laundry Machinery, 5050 Section Avenue, Cincinnati, Ohio 45212, which had been the assignee by virtue of an Assignment (copy_attached) executed March 12, 1999, by inventor George L. Payet, 7781 Gwenwyn Drive, Cincinnati, Ohio 45236.

The Examiner is requested to recognize Brian Bolam, Registration No. 37,513, The Procter & Gamble Company, and Ronald J. Snyder, Registration No. 31,062; James D. Liles, Registration No. 28,320; Holly D. Kozlowski, Registration No. 30,468; Phillip A. Rotman II, Registration No. 38,290; Martin J. Miller, Registration No. 35,953; Victor C. Moreno, Registration No. 40,732; Jackie A. Zurcher, Registration No. 42,251; John V. Harmeyer, Registration No. 41,815; Scott N. Barker, Registration No. 42,292; Geoffrey L. Oberhaus, Registration No. 42,995; Joseph P. Mehrle, Registration No. P-45,535; John P. Colbert, Registration No. P-45,765; and Stephen S. Wentsler, Registration No. P-46,403, my attorneys, c/o Dinsmore & Shohl LLP, 1900 Chemed Center, 255 East Fifth Street, Cincinnati, Ohio 45202, (513) 977-8200 in this application.

The undersigned acknowledges that he/she is empowered to act as set forth herein on behalf of the assignee.

The undersigned hereby declares that all statements made herein of his/her own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

a although t

PROCTER & GAMBLE AG

S.H. Karpat

February 7, 2000

Directors

February 7, 2000

<u>ASSIGNMENT</u>

AMERICAN TEXTILE SOLUTIONS, INC., an Ohio corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and teexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a provisional continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to PROCTER & GAMBLE

RYS

· 24 4 · 24 · 26

1980年1865

AG, a corporation organized and existing under the Laws of Switzerland, having its principal place of business at 1, rue du Pre de la Bichette, 1211 Geneva 2, Switzerland, hereinafter "ASSIGNEE", the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possessions.

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) identified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties.

ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to execute this ASSIGNMENT on behalf of ASSIGNOR.

电影观点 (1987)

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that lawfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, indefending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment not been made. The rights and obligations of ASSIGNOR under this instrument shall extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and legal

representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal this 30 day of SEPTEMBER, 1999.

AMERICAN TEXTILE SOLUTIONS, INC.

Signature

ANTHONY Y. STRIKE PRESIDENT

Print Name and Title

The first of the first first of the first of the first of the

	Tumber:			1 PU/U598 56 /	
	mber V — Designation of State			, —	
The foll	The following designations are hereby made under Rule 4.9(a) (Mark the applicable const: at least one matter). Regional Patent:				
X. AP	ARIPO Patenti. (IH Ghana, GM Gambia, ICE Kenya Zimbanwa and any other Stan which is a Coording Sta	ئا ند ما	Leson des H	tio, MW Makravi, SD Sudan, SZ Swarnland, UG Uganda, ZW arran Protocoli and of the PCT.	
x EA	Eurasian Patent: AM Armena. AZ Azerbuna. SY RU Russian Federation. IT Tajikimin. IM Turkmenistan. Convention and of the PCT.	उपरा हिंदी	FLA C	CG Kyrzyrsson, KZ Kazakona, MD Republic of Moldova, ther State which is a Contracting State of the European Passon	
x: EP	European Patent: AT Austra, SE Belgam, CH and LI Switzerund and Linconstrain. CY Cyprus. DE Germany. DK Denmark. ES South. FI Finland. FR France. GB United Kingdom, GR Greece. Æ Ireland. IT lody, LU Lutembourg. MC Monaco. NL Nemeriands. FT Portugal. SE Sweden and any other state which is a Contracting State of the European Patent Compension and of the PCT.				
x. OA	GA Gabon, GN Guinea, ML Mali, MR Mauricania, NE N member State of GAPI and a Contracting State of the PCI	liger Lif	. SN 5	enegal. TO Chial. TO Togo, and any other Scale which is a and of protection of treatment desired please shouly:	
Mational	Patent (if other kind of promonon or treatment desired, spec	ily (:a che	line provided)	
SO AM A	·				
1	Austria	20	LY	Latvia	
	Australia			Republic of Moldova	
	Azerbaijan			Medaguscar	
	Bosnia and Herzegovina Barbados			The former Yugoslav Republic of Macedonia Meagoin	
	Bulgaria			Malawi	
20 3R		23	MX	Mexico	
XI BY E	Betaras	2	NO	Norway	
			NZ	New Zealand	
E CH 28			PL	Poland	
E CA			Pī	Soccodin	
			RO RU	Romania	
D DE	zech Republic	_	SD .	Russian Federation Sudan	
	Jenmark		SE	Sweden	
	stonia	1	SG	Singapore	
EE EE S	pain	IJ	SI	Slovenia	
e fi e	Taland	_	SK	Sieveicia	
1 125 _	laited Kingdom		SL	Slerra Leone	
35	iografia	=	II,	Tajūdstan	
ELIGHT C	hans .			Turkmenicum Turkey	
	ulane-Riorau			Trinidad and Thhago	
12	Impery		UA	Ukraine	
	······································		UG	Uganda	
M CI E	odoceria		US	United States of America	
:	ziand				
	ibsu		UZ	Uzbekkenn	
EXE K			YN YTI	Viet Nam	
EKG K			YU 739	Yagoziavia Zimbabwe	
	emocratic People's Republic of Korea epublic of Korea	Che	dr-644	ns below reserved for descriptions Sixon that the purposes of a	
N KZ K		284	—	stance which have someone party to the PCT after sessence of this	
	ulmt Lucia	بعد	C	· !	
D LX S	ri Lanka			İ	
	Deria				
	ectho				
	thuseis	•			
ow L	eremboury			:	

and the same

	Samuel Control	:		1 (4.36)
				11,000
-				1
Por M		Number:	3 1 +CT/US	1/03739
	uniber V — Designation of Si			
The foil	lowing designations are hereby	y made under Rule 4	(2) (Mark the applicable boxes: st less o	ne must be material)
	al Patem:			
XI AI	P ARIPO Patents. GH Ghar Zimbabwa san any omar Sem	na. GM Gambia. KE Kenye wnich is a Contracting St	LS Lesotto, MW Melzer, SD Stiden, SZ of the Harrie Promotol and of the PCT.	Swerikaat, UG Uganda, ZW
- - -	Etiraciam Patent: AM An RU Russum Federacon. Ti Taj Convention and of the PCT.	Ettrasian Patent: AM Armenia. AZ Azerosijan. BY Belants. KO Kyrgyenon. KZ Kazakson. MD Republic of Moldeva. RU Russian Federation. TJ Tajikistan. TM Turkmenistan. and any other State which is a Contracting State of the Eurasian Patent Convention and of the PCT.		
Y EF	- SPAUL PI PINADO, FR Fran	ke. GB Unked Kingdom.	I Switzeriand and Liechmontern. CY Cyp I Greece. iE Instand. IT Italy, LU Luzemi ne which is a Constrainty State of the Enr	NOUSE MC MOSSOS
: 	OAPI Patent: SF Burkim Faso. SI Senin. CF Cantral African Republic. CS Congo. CI Chia d'Ivoire. CM Cameroon. GA Gabon. GN Guinea. GW Guinea-Bissau. ML Maii. MR Maumania. NE Miger. SN Seniegal. TO Chad. TO Tago. and any other State which is a manner State of OAPI and a Contracting State of the PCT. If other kind of projection or treatment desired, please specify:			Chad. TCI Thec. and any other
TATIONA	Patent til other king or protection	or (resument desired, spe	y on the line provided)	
M AL A				
AM A	Ameria		XI LS Lesotho XI LT Lithuania	
. —	Austratia		Z LU Lucembourg	
	Azerbaijan		II LV Latria	
	Bosnia and Herzegovina		I MD Republic of Moldovs	
	Barbacics		XI MG Madagascar	
30 BC	Bulgaria		I MX The former Yugoslav Rep	ublic of Macedonia
.: 122	Brasil		I MN Mongotia	•
	Belarus		I MW Malawi	i
	Canada		M MX Mexico	j
		renstein .	II NO Norway II NZ New Zealand	
17722	<u>China</u> Cuba		II NZ New Zestand	Į.
_ ; _ ;	Czeck Republic		U PT Portugui	
. مخصنت حسس	Germany		II RO Romenia	
Z DK I	•		I RU Rossian Federation	į
E E	Estonia		EI SD Street	
20 ES S	ipain		SI SE Sweden	
	Inland		II SG Singapore	:
	Juited Kingdom		E SI Slovenia	
	renada		SI SK Siovakia	i
E GE	icorgia		I SL Sierra Leege	!
	hana		N TI Tajikinan	
			El TM Turkmenistan	1
	Troctia Congary		II TR Tackey II TT Trinidad and Tobago	= * · · ·
e roe			E UA Ukraine	Ţ
	ntoneria	•	II UG Uganda	1
	edia		US United States of America	1
	reisnd			
			UZ Uzbekistan	
	ACLYM		2 VN Viet Name	j
	Vertical Control		M YU Yingostavia	
	emocratic People's Republic of	Korea	I ZW Zimbabwe	

Processory Description Signatures in and the congruence which cover the appears and success under the 4.9(b) of other congruence were personal under the PCT course any congruence is not Supplemental Bost or some entered from one course of this summers. The applicant contents that these actions descriptions descriptions are the applicant configuration where is not configurate the congruence of 15 mesons from the principle of the represent of the following the congruence of the summer of t

ā

Republic of Kores

Kazakstan

TI LK Sri Lanks

II LR Liberia

Salot Lucia

KR J KZ

1 LC

Check-being polar reserved for designating States (for the purpo meanest passes) which have become party to the PCT solar senses

By

(多数)

ASSIGNMENT

Calendario dell'accessor i il composi

2004年,在**经验检验**的现

.

AMERICAN LAUNDRY MACHINERY, INC., a Delaware corporation, having its principal place of business at 5050 Section Avenue, Cincinnati, Ohio, 45212, hereinafter "ASSIGNOR", is the owner of record of each U.S. patent and/or U.S. patent application, and owner of the corresponding foreign and international applications identified on Appendix A hereof, each such U.S. patent and patent application hereinafter referred to as "U.S. Patent Property", and each such foreign and international application hereinafter referred to as "Foreign Patent Property".

As used herein, "U.S. Patent Property" also shall include any Related U.S. Patent and Patent Application (as defined herein); all inventions and subject matter disclosed in the U.S. Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the U.S. Patent Property. "Related U.S. Patent and Patent Application" shall mean any U.S. patent application, irrespective of its filing date, that was, is or will be related to any U.S. Patent Property as a provisional, continuation, continuation-in-part, continued prosecution or divisional U.S. patent application or any U.S. patent application which any part of the U.S. Patent Property claims priority rights and any U.S. patent granted or that may be granted on such U.S. patent application.

As used herein, "Foreign Patent Property" also shall include any Related Foreign or International Application (as defined herein); all inventions and subject matter disclosed in the Foreign Patent Property, whether claimed therein or not; and any extension, substitute, reissue and reexamination certificate based upon the Foreign Patent Property. "Related Foreign Patent and Patent Application" shall mean any Foreign patent application, irrespective of its filing date, that was, is or will be related to any Foreign Patent Property as a provisional continuation, continuation-in-part, continued prosecution or divisional Foreign patent application or any Foreign patent application which any part of the Foreign Patent Property claims priority rights and any Foreign patent granted or that may be granted on such Foreign patent application. Foreign means any country, territory, possession or domain other than the United States, its territories and possessions.

Makata re despasi i i i i i

ราววิที่สีสสตร์กรณ์เกาะเหลือ

三、四、強壓分裂

ASSIGNOR, for good and valuable consideration, the receipt of which is hereby acknowledged by ASSIGNOR, hereby grants, assigns and conveys to AMERICAN TEXTILE SOLUTIONS, INC., hereinafter "ASSIGNEE", a corporation of the state of Ohio, having its principal address at 5050 Section Avenue, Cincinnati, Ohio, 45212, USA, the entire right, title and interest in and to the U.S. Patent Property throughout the United States of America and its Territorial Possession. ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE all right, title and interest in and to the foreign Patent(s) or Patent Application(s) identified on Appendix A hereof. The U.S. Patent Property and Foreign Patent Property collectively may be referred to herein as "U.S. and Foreign Patent Properties".

ASSIGNOR also hereby grants, assigns and conveys to ASSIGNEE the right to apply anywhere in the World for foreign patent(s) or the equivalent in respect of or based upon the U.S. and Foreign Patent Properties including the right to claim the benefit of any international convention or treaty including the Patent Cooperation Treaty (PCT) and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the International (Paris) Convention For The Protection of Industrial Property and any and all other available international conventions and treaties. ASSIGNOR also sells, assigns and transfers to ASSIGNEE the right to assert and enforce all rights arising from the U.S. and Foreign Patent properties with respect to any infringement of same that occurred before execution of this Assignment and to retain any monies or other damages or awards that may be received by ASSIGNEE as a result thereof. ASSIGNOR hereby covenants that ASSIGNOR has the right to grant this Assignment, and that no other assignment, sale agreement, pledge or encumbrance of any kind has been or will be entered into which will or would conflict with this Assignment, or otherwise interfere with the transfer of rights stated in this document, or the enjoyment of such rights by ASSIGNEE. If the person(s) signing this ASSIGNMENT is acting in a representative capacity on behalf of ASSIGNOR, then ASSIGNOR and such person(s) hereby represent and warrant that such person(s) is(are) duly authorized and empowered by ASSIGNOR to xecute this ASSIGNMENT on behalf of ASSIGNOR.

1.50

CHANGE CARREST

 $\mathcal{F}_{q}^{(1)}(x) = x^{\alpha} = 0$

and the solution of the first state of the solution of the sol

ASSIGNOR further covenants to execute or have executed any documents in connection with affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of said U.S. and Foreign Patent Properties that may be legally requested of ASSIGNOR by ASSIGNEE and that ASSIGNOR is legally capable of executing or having executed, all without further consideration except direct incidental costs related thereto.

ASSIGNOR further agrees to furnish to ASSIGNEE copies of any documents or other information in ASSIGNOR's possession, custody or control that legally may be requested of ASSIGNOR by ASSIGNEE in connection with enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Assignment and incidental to the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership by Assignee of the U.S. and Foreign Patent Properties all without further consideration except direct costs related thereto.

ASSIGNOR also agrees to provide testimony for or on behalf of ASSIGNEE that awfully may be required or requested of ASSIGNOR by ASSIGNEE in respect of enforcing, defending or affirming the rights of ASSIGNEE pursuant to this Agreement and the filing, prosecution, maintenance, defense, enforcement, licensing and transferral of ownership of the U.S. and Foreign Patent Properties, all without further consideration, but subject to ASSIGNEE's payment of ASSIGNOR's reasonable direct expenses in respect to such testimony, including lost earnings or wages, incurred by ASSIGNOR in connection with ASSIGNOR's furnishing such testimony. With respect to pending patent applications constituting the U.S. and Foreign Patent Properties, ASSIGNOR hereby authorizes any patent office or agency responsible for the administration of intellectual property laws anywhere in the World to grant patent rights or the equivalent thereof to ASSIGNEE to the full end of the term for which any such patent or equivalent rights may be granted or requested by ASSIGNEE, as fully and entirely as the same would have been granted to ASSIGNOR had this assignment The rights and obligations of ASSIGNOR under this instrument shall not been made extend to and be binding upon ASSIGNOR's successors, heirs, executors, administrators and

CARCELLO CONTRACTOR

and the second of the second o

legal representatives. The term ASSIGNEE, as used herein, shall include ASSIGNEE's successors, assigns, transferees, heirs, executors, administrators and legal representatives.

IN WITNESS WHEREOF, I(We) have hereunto set hand and seal as of the 25th day of March, 1999.

AMERICAN LAUNDRY MACHINERY, INC.

Signature

ANTHONY Y. STRIKE PRESIDENT

Print Name and Title

the fact that th

APPENDIX A

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY	SERIAL NUMBER
U.S.	Provisional 60/046.298
U.S	09/075.334. new USP 5, 885.308 (Corresponding to Provisional 60/046.298)
U. S.	09/270,061 (Continuation of 09/075,334)

Patent Cooperation Treaty (all available countries - See list attached)

: [

ı.£ 1.15 . ##

PCT/US98/09387

(Corresponding to (09/075,334)

DURABLE PRESS/WRINKLE FREE PROCESS - RAYON

COUNTRY SERIAL NUMBER

U.S. 09/153,319

TEXTILE FINISHING PROCESS

COUNTRY SERIAL NUMBER

U. S. 09/267,654

Patent Cooperation PCT/US99/03739 Treaty (all available (Corresponding to 09/163,319 and 09/267,654 with added

countries - See list subject matter) attached)

Sacon & Thomas

. .,

TEXTILE FINISHING PROCESS (continued)

OUNTRY SERIAL NUMBER

rgentina 990101262

angladesh 34/99

bile 530/99

slomcia 99017428

Egypt 305/99

Hong Kong Will Grant From Chinese Patent (designated under PCT)

ndia 0317/MAS/99

alaysia PI 9901055

'procec 25.504

ikistan 204/99

ru 000234 99

1-1999-00593

audi Arabia 99200120

outh Africa 99/2212

104401 siwan - newig

3ngier 1717

railand 049475

enezuela 528-99

Bacon & Thomas

APPENDIX A

adediaa in Matsister - 200

का कार्र अंदिक

1.00 PM

DURABLE PRESS/WRINKLE FREE PROCESS

COUNTRY

- Parking the

SERIAL NUMBER

U.S.

Provisional 60/046,298

U.S.

09/075.334. new USP 5, 885.308

(Corresponding to Provisional 60/046 298)

U.S.

09/270.061

(Continuation of 09/075,334)

Patent Cooperation

PCT/US98/09367

Treaty (all available countries - See list

(Corresponding to (09/075,334)

attached)

DURABLE PRESSWRINKLE FREE PROCESS - RAYON

COUNTRY

SERIAL NUMBER

U.S.

·, #

j. |. Æ

The Time

E.S. R.

09/153,319

TEXTILE FINISHING PROCESS

COUNTRY

SERIAL NUMBER

U.S.

09/267,654

Patent Cooperation Treaty (all available

PCT/US99/03739

countries - See list

(Corresponding to 09/163,319 and 09/267,654 with added

attached)

subject matter)

Sac n & Thomas

ailand

enezuela

TEXTILE FINISHING PROCESS (continued)

order continue

and the second second second

a to kije.

OUNTRY SERIAL NUMBER gentina: 990101262 ang!adesn 34/99 hile 530/99 olombia 99017428 Egypt 305/99 -ong Kong Will Grant From Chinese Patent (designated under PCT) ndia 0317/MAS/99 alaysia PI 9901065 'erocec 25.504 akistan 204/99 ·ru 000234 99 illippines 1-1999-00593 _audi Arabia 99200120 outh Africa 99/2212 nswik 88104401 angier 1717

049475

528-99

Bacon & Tromas

•			300 March			e de la companya de l	
_			1 200m Junio	er:		1 141/4 27	LX ' JUO I
		er V — Designation					
ie i	oliow Dani P	ng designanons are ntent:	nercoy made	tuic 4.9(8) (M	rue apprientle posses at t	east the market)
:	AP	ARIPO Patenti. C	IH Ghana, GM Gamma, K ter Statz wnich is a Contra	E Kenya. :	S Les et ete i	octor, MW Malson, SD Suda Hassaro Protecci and of the P	in. 52 Swamland, UG Uganda. 27 PCT.
	EA	Eurasian Patent: RU Russun federation Convention and of the	r 11 gylmman 194 yruku	concer su	q mil.	KG Kyrgyesun, KZ Kazaics ocner State watch is a Contra	can. MD Republic of Moldova. Scare State of the Eurasian Passon
:	EP	EUTOPERM PATENT: AT AUGUST. EE Belgam. CH and LI Switterland and Liechnesseen. CY Cypres. DE Germany. DK Denmark. ES Sould. FI Finland. FR France. GB United Kingdom. GR Greece. Æ Ireland. IT Italy, LU Lusembourg. MC Monaco. NL Netherlands. PT Portugal. SE Sweeten and any other state which is a Commenting State of the European Patent Commentum and of the PCT.					
	DA .	member State of CAPI	ens a Contracting State of	me PCT.	2. 274 2. 274	trans of prosection or cream	
	ani Pa		romecon or treatment desir	m. specify	on cae	tine provided)	
	LArm	-					
AT					LY	Larvia	
ΑU		raiia		•	ME	Republic of Moldova	
λZ		rbaijan				Madagascar	
BA		uz ana Herzegovia				The former Yugoslav F	Republic of Macedonia
BB	Bul	ades				Mongolia 7 Malauri	
BR	Bris				_ : - :	7 Malawi Mexico	
BY	Bela	-			NO		
CA	Can				NZ	New Zealand	
CH	and L	I Switzerland and	Liechtenstein	X	PL	Paland	
CX	Chile			6 3	PT	Portugal	
CU	Cüb	-			RO	Romania	
Œ		h Republic			RU	Russian Federation	
DE	Ger				20	Studen	
DK EE	Dear				SE	Sweden	
ES.	Esto: Speii				SG SI	Singapore Sievenia	
FI	Fhele	-		_	SE	Sloveicia	
GB		d Kingdom			SL	Sierra Leone	
CE	Gear			5 3	IJ	TajOchena	
GH	Ghan	- -		23	TM	Turkmenisten	
	Gam					Turkey	
	Guin					Trinidad and Tobago	
HĽ	Hong				ua Ug	Ukraine	
L D	Israel				US		
S	Icelas			_	-	Amer Series of Williams	
P	Japan			2	UZ	Uzbekietun	
Œ	Keny				YN	Vist Nam	
(G	Kyre				YU	Yugostavia	
œ		cratic Propie's Repub	olic of Korea			Zimbabwe	_
CR.		ile of Kores	•				one Sixon for the purpose of a 17 to the PCT after tenuous of this
CZ C	Kazzi			the			, was to the manner of the
	Saint Sri La			_			
	Liber			□.			

SART WAY

13.00 Pet .

A STANDARY

adition to the designations made above, the applicant also makes under fulle 4.9(b) all designations works would be personal under the PCT example the IN CONSTRUCTION OF A PERSONNELLES WAS A STATE OF THE CONSTRUCTION OF A PERSONNELLES
LS

Lesotho LT Lithuania LU Luxumbourg

V-romer:

15

And the first of

17071115

ः । अन्यक्षाक्रमार्थः विश

7/12729

Box N	umper V - Designation of States			<u> </u>	
	* · ·				
Region	llowing designations are hereby made under Rule 4.	9(2) (Mark	the applicable boxes: 11 least one finist be marked)	
_	AP ARIPO Patents. CH Chana. CM Cambia. KE Kenya. LS Lasoma. MW Malawa. SD Sudan. SZ Swattland. UG Uganda. ZW Zimbabwe and any other State wellen as a Contracting State of the Harans Protocol and of the PCT.				
<u>.</u> 2	Extrasian Patent: AM Armena. AZ Azerbajan. BY Belans. KG Kyrsystam. KZ Kazakstan. MD Republic of Moldovs. RU Russian Federation. Ti Tajikistan. TM Turkmensian. and any other State which is a Contracting State of the Eurasian Patent Convention and of the PCT.				
<u>×</u> EI	EUROPEAN Patent: AT Austra. BE Belgum, CT and LI Switzerland and Linchtenstein. CY Cypros. DE Gentusy, DE Denture. ES Spain. FI Finland. FR France. GB United Kingdom. GR Greece, IE Instant. IT Italy, LU Liventourg, MC Mosson. NL Nemeriands. PT Portugal. SE Sweden and any other time which is a Contracting State of the European Patent Contraction and of the PCT.				
X OA	GA Gabon. GN Guinea, GW Guinea-dissau, ML Mali, M State which is a member state of OAPI and a Contracting, specify:	Scare o	i the	L NE Niger. SN Sensyat. TD Chad. TO Togo, and any other PCT. If other kind of protection or treatment desired, please	
	ti Patent (if other king of protection or treatment desired, speci	rţi on i	we li	ac provided)	
S ALA	Albania Armenia	877	LS	Lesotho	
SI AT	Austria			Lithumia	
DI AU	Australia		u	Luzzmboury	
	Azerbaijan	20	LV	Lacrin	
	Bosnia and Herzegovina			Republic of Moldovs	
	Barbades			Madagascar	
;.	Bulgaria Brasil			The former Yugusiav Republic of Macedonia	
	Belarus			Malawi	
	Garana			Mexico	
I CH as			NO	Norway	
	China	0		New Zealand	
	Qube .	1	PL	Poland	
``	Ezech Republic	D 1		Portugai	
	Garmany		RO	Romania	
= = = - '5	Denmark		–	Russian Federation	
	Estonia Sõnin	20 S	_	Social	
	This and	ZI S	_	Singapore !	
	Jaited Kingdom	ÆI S		Slovenia	
	Grenada	1 5		Slovakia	
1 CE (Georgia	E S	L	Sierra Leone	
	Jhana .	E T	_	Tajikistan ·	
1626	_			Curlamenistan	
-	Iroania Innensy			hriday Pinidad and Tobaso	
	urael	Z u		Ukraine	
	ndonesia	Z U		Uganda	
	ndia ·	a t		United States of America	
	celsad				
	sása.	D U		Uzhekisma	
KE K		S Y		Viet Nam	
	Yrgystan	E Y		Yugosiavia Zmbabwe	
KR R	emocratic People's Republic of Korea apublic of Korea			included the designating States (for the purposes of it.	
	enkstan			mail which have become party to the PCT after semance of this	
ILC S	ulot Lucia	STATE OF THE PERSON NAMED IN			
I LK SE	ri Lanks	a			
ILR LI	INPERSON	ă-			

VERSIONARY DESCRIPTION A LABORATED IN LOCATION IN the designation made shows, the appearant state under this 4.9 (b) all other companions where were trained under the PCT expense any designations in the Supplemental Bost is being secured from the scores of this statement. The applicant accesses the secured designations are request to conformation and the statement and represent as well-designation before the expension of 15 maintains from the properties is to represent as well-designation by the Signature of the conformation of a companion contract of filling of a source operating that acceptance a laborated that the conformation made recent the receiving office while the statement time.



the office of the following a



ASSIGNMENT

WHEREAS, I, George L. PAYET whose post office address(es) appear(s) below, hereinafter referred to as Assignor, have invented certain new and useful improvements in TEXTILE FINISHING PROCESS (hereinafter referred to as the INVENTION) for which an application for United States Letters Patent having the aforementioned title and attorney docket REF/CIP19 was executed on even date herewith.

WHEREAS, AMERICAN LAUNDRY MACHINERY, INC. whose post office address is 5050 Section Avenue, Cincinnati, Ohio 45212-2099, USA, hereinafter referred to as Assignee, is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, I (we), Assignor, by these presents do sell, assign and transfer unto said Assignee, the entire right, title, and interest in and to said Invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, eontinuation-in-part and reissue of said application; and the entire right, title and interest in and to the said Invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded Assignor under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said Invention.

ALSO, Assignor hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said Invention, including additional documents that may be required to affirm the rights of Assignee in and to said Invention, all without further consideration. Assignor also agrees, without further consideration and at Assignee's expense, to identify and communicate to Assignee at Assignee's request documents and information concerning the Invention that are within Assignor's possession or control, and to provide further assurances and testimony on behalf of Assignee that lawfully may be required of Assignor in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument. Assignor's obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE's sole use and behoof; and for the use and behoof of ASSIGNEE's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Continued n next page....

ASSIGNMENT Utility - Sole/Joint -Page Two

ASSIGNOR authorizes any member of the firm of *Bacon & Thomas* to insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office.

Assignor Name George L. Payet	Address 7781 Gwenwyn Drive
Where Signed Cincinnati, Thio	Cincinnati, Ohio 45236
Date March 12, 1999	Signature Hory Jours Byst
Witness (optional)	Witness (optional)
Print Type Nune	Print/Type Name
Signature	Signature